THE HONORABLE JUSTIN QUACKENBUSH 1 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF WASHINGTON AT SPOKANNE 10 11 Gregory A. Beadles, Case No.: CV-12-00378-JLQ 12 Plaintiff. PLANITFF'S FINAL DISCLOSURE OF VS. **WITNESSES** 13 ReconTrust Company, N.A., Mortgage 14 Electronic Registration Systems, Inc., A Delaware Corp., Countrywide Bank, 15 FSB, DOES 1 – 10, Federal National Mortgage Association, 16 Defendants. 17 18 COMES NOW THE PLANTIFF, Gregory Beadles (hereafter "Plaintiff"), by and through his 19 attorneys of record, John A. Long and John Long Law PLLC (hereafter "Counsel"), and hereby 20 endorses the following person as a witness who may be called at the trial in this matter: 21 1) Gregory Beadles, Plaintiff, whose address is 19325 Vista Drive Arlington, Washington 22 98223 (hereinafter "Property"). Party has knowledge of the all the allegations and facts contained in 23 the complaint and may be contacted through Plaintiff's attorney. 24 Austin Bryant, Office Manager for John Long Law PLLC, whose address is 300 NE 2) 25 Gilman Blvd, Ste 100 Issaquah, Washington 98027. Witness is familiar with the records and 26 business practices of John Long Law PLLC and can testify thereto. 27 28

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1	3) Custodian of Records for Bank of America, whose exact identification and address are
2	unknown to Plaintiff. Witness will have actual knowledge of Bank of America's conduct and
3	treatment of the mortgage on Plaintiff's Property, including but not limited to, his application for loan
4	modification, communications with Plaintiff and their appointed Trustee, ReconTrust, N.A. Company
5	N.A. (hereinafter "ReconTrust") in regard to the trustee sale of Plaintiff's Property and assignment of
6	their purported interest in Plaintiff's property by Defendant, Mortgage Electronic Registrations
7	Systems, Inc. (hereinafter "MERS").
8	4) Custodian of Records for ReconTrust, whose exact identification and address are
9	unknown to Plaintiff. Witness will have knowledge of ReonTrust's communications with Defendant,
10	Bank of America, and with Plaintiff in regard filing the notice of trustee sale and subsequent sale of
11	Plaintiff's Property.
12	5) Custodian of Records for MERS, whose exact identification and address are unknown
13	to Plaintiff. Witness will have actual knowledge of MERS's assignment of beneficial interest its
14	purported beneficial interest under the first Deed of Trust to Defendant, BAC.
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16	RESPECTFULLY SUBMITTED this 2nd day of January, 2013.
17	JOHN LONG LAW PLLC
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19	John A. Long John A. Long, WSBA No. 15119
20	Counsel for Plaintiff
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1 **DECLARATION OF SERVICE** 2 3 I, Brett Masch, certify under penalty of perjury under the laws of the State of Washington, that 4 on January 2, 2013, I electronically filed the foregoing Plaintiff's Final Disclosure of Witnesses with the United States District Court of Eastern Washington Clerk of the Court using the CM/ECF system 5 which will send notification of such filing to the following, in addition, I have also mailed the 6 forgoing to the following via email: 7 John S. Devlin, III 8 Lane Powell PC- SEA 1420 Fifth Avenue Suite 4100 9 Seattle, WA 98101 Email: devlinj@lanepowell.com 10 11 DATED this 2nd day of January, 2013. 12 13 /s/ Brett C. Masch Brett C. Masch WSBA #43851 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

JOHN LONG LAW PLLC

Facsimile: (866) 360-6847